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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/799,561	03/11/2004	Chikara Sugai	KIN-15384 7778		
40854	7590 05/13/2005		EXAMINER		
RANKIN, HILL, PORTER & CLARK LLP			GUADALUPE, YARITZA		
4080 ERIE STREET WILLOUGHBY, OH 44094-7836			ART UNIT	PAPER NUMBER	
			2859		
		DATE MAILED: 05/13/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/799,561	SUGAI ET AL.	(gw)
Examiner	Art Unit	
Yaritza Guadalupe McCall	2859	

		Tanza Obadalope Micoali	2000	
	The MAILING DATE of this communication appe	ears on the cover sheet with the c	orrespondence add	lress
THE RE	PLY FILED <u>29 April 2005</u> FAILS TO PLACE THIS APF	LICATION IN CONDITION FOR AL	LOWANCE.	
1. ⊠ The thi pla a F	e reply was filed after a final rejection, but prior to or or application, applicant must timely file one of the followices the application in condition for allowance; (2) a Not Request for Continued Examination (RCE) in compliance periods:	n the same day as filing a Notice of wing replies: (1) an amendment, aff otice of Appeal (with appeal fee) in o	Appeal. To avoid aba idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a) 🔲	The period for reply expiresmonths from the mailing			
b) 🖂	no event, however, will the statutory period for reply expire Examiner Note: If box 1 is checked, check either box (a) or	later than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THIS	g date of the final reject	ion.
=	TWO MONTHS OF THE FINAL REJECTION. See MPEP 7		ISC(a) and the approprie	de euterales foo
have bee under 37 set forth i may redu	ns of time may be obtained under 37 CFR 1.136(a). The date in filed is the date for purposes of determining the period of excFR 1.17(a) is calculated from: (1) the expiration date of the in (b) above, if checked. Any reply received by the Office late ce any earned patent term adjustment. See 37 CFR 1.704(b) OF APPEAL	xtension and the corresponding amount shortened statutory period for reply orig or than three months after the mailing da	of the fee. The appropriately set in the final Off	riate extension fee ice action; or (2) as
fili a l	e Notice of Appeal was filed on A brief in coming the Notice of Appeal (37 CFR 41.37(a)), or any extended of Appeal has been filed, any reply must be filed.	ension thereof (37 CFR 41.37(e)), to	avoid dismissal of the	hs of the date of ne appeal. Since
<u>AMEND</u>	 			
	he proposed amendment(s) filed after a final rejection,			ecause
	They raise new issues that would require further co		TE Delow);	
	They raise the issue of new matter (see NOTE below They are not deemed to place the application in be		ducina or simplifyina	the issues for
(C)	appeal; and/or	etter form for appear by materially re	ducing or simplifying	tile issues ioi
(d)	They present additional claims without canceling a	corresponding number of finally re	iected claims.	
(ω,	NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.		,	
4. 🗍 T	the amendments are not in compliance with 37 CFR 1.		ompliant Amendment	(PTOL-324).
	pplicant's reply has overcome the following rejection(s	•	,,,,p,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(
	ewly proposed or amended claim(s) would be a		timely filed amendm	ent canceling the
_	n-allowable claim(s).	anowable if submitted in a separate,	unicity med amendin	cit canceling the
7. 🔀 Fo ho Th	or purposes of appeal, the proposed amendment(s): a) we the new or amended claims would be rejected is proposed attack of the claim(s) is (or will be) as follows: aim(s) allowed:) ⊠ will not be entered, or b) □ wi ovided below or appended.	ill be entered and an	explanation of
	aim(s) objected to:			
	aim(s) rejected: <u>1-4</u> .			
	aim(s) withdrawn from consideration:		•	
	VIT OR OTHER EVIDENCE	ut hefere or on the date of filing a N	latica of Appeal will p	ot he entered
be wa	ne affidavit or other evidence filed after a final action, because applicant failed to provide a showing of good and as not earlier presented. See 37 CFR 1.116(e).	nd sufficient reasons why the affida	vit or other evidence	is necessary and
er	e affidavit or other evidence filed after the date of filing tered because the affidavit or other evidence failed to owing a good and sufficient reasons why it is necessa	overcome all rejections under appe	al and/or appellant fa	ails to provide a
	he affidavit or other evidence is entered. An explanation			
	ST FOR RECONSIDERATION/OTHER		•	
11. 🔲 T -	he request for reconsideration has been considered b			ince because:
12. 🔲 N	lote the attached Information Disclosure Statement(s)	. (PTO/SB/08 or PTO-1449) Paper I	No(s)	
13. 🔲 (Other:		CHRISTOPHER PRIMARY E	RW. FULTON XAMINER
			Mus	TOOM

Continuation of 3. NOTE: The removal and addition of features to the claims are considered to be new issues since the claim language now present in the amended claim is different from the claim language in the finally rejected claim.

In addition, Applicant's proposed amendment now requires the instrument body to be sealed in order to prevent dust from entering the interior of the instrument. It is nothed, that applicant's invention requires a stopper screw (26) attached to the spindle, therefore, sia dinstrument body cannot be considered sealed or "without boring" because it will contradict what is shown in the specification. Furthermore, to make the instrument body "without boring" is only considered an obvious modification that a person having ordinary skill in the art at the time the invention was made would have been able to provide, since it has been held that forming in one piece an article which has formerly been formed in two pieces or provided with apertures involves only routine skill in the art. Howard v. Detroit Stove Works, 150 U.S. 164 (1893).

Also, to provide a "dovetail connection" that does not requires penetrating the instrument body is only considered to be alternative means for securing/engaging surfaces together in order to provide a removable connection for easy removal.